1	CITY OF SANTA FE, NEW MEXICO
2	BILL NO. 2015
3	INTRODUCED BY:
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5	Councilor Joseph Maestas
6	Councilor Peter Ives
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10	AN ORDINANCE
11	AMENDING SECTION 2-22 SFCC 1987 TO RENAME THE "INTERNAL AUDIT
12	DEPARTMENT" THE "AUDIT, ACCOUNTABILITY AND PERFORMANCE
13	MANAGEMENT DEPARTMENT"; ESTABLISH A POSITION OF A FORENSIC
14	AUDITOR TO INVESTIGATE FRAUD, WASTE AND ABUSE ALLEGATIONS; AND
15	MAKE SUCH OTHER CHANGES AS ARE NECESSARY TO CLARIFY CERTAIN
16	PROVISIONS OF THE AUDIT, ACCOUNTABILITY AND PERFORMANCE
17	MANAGEMENT ORDINANCE.
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19	BE IT ORDAINED BY THE GOVERNING BODY OF THE CITY OF SANTA FE:
20	Section 1. Section 2-22 SFCC 1987 (being Ord. #2012-32) is amended to read:
21	2-22 [INTERNAL AUDIT] AUDIT, ACCOUNTABILITY AND PERFORMANCE
22	MANAGEMENT DEPARTMENT.
23	Section 2. Subsection 2-22.1 SFCC 1987 (being Ord. #2012-32, §2) is amended to
24	read:
25	2-22.1 Short Title.

1	Section 2-22 SFCC 1987 shall be cited as the "[Internal Audit] Audit, Accountability and					
2	Performance Management Department Ordinance."					
3	Section 3. Subsection 2-22.2 SFCC 1987 (being Ord. #2012-32 §3, as amended) is					
4	amended to read:					
5	2-22.2 Findings; Purpose; Goals.					
6	A. The governing body finds that good governance, transparency and accountability are					
7	critical in the public sector for the effective and credible functioning of a healthy democracy, and in					
8	fulfilling the government's responsibility to citizens and taxpayers.					
9	B. Transparent and reliable reporting and effective auditing in government serve to					
10	promote accountability, enhance the effectiveness of government services to its citizens, and increase					
11	the public's confidence in their government.					
12	C. The members of the governing body share a duty to [insure] ensure that the actions of					
13	public officials, employees and contractors of the city are carried out in the most responsible manner					
14	possible and that city policies, budgets, goals and objectives are fully implemented.					
15	D. To accomplish this, the city requires the services of an independent office to provide					
16	independent, objective assurance and review services designed to promote transparency,					
17	accountability, efficiency and effectiveness of city government.					
18	E. In 2013, the governing body enacted Section 19-2 SFCC 1987, the Fraud, Waste and					
19	Abuse Hotline Ordinance, which was created for the purpose of establishing a mechanism for city					
20	employees to report alleged fraud, waste or abuse by city employees or city public officers.					
21	F. The intent of the governing body in enacting the Fraud, Waste and Abuse Hotline					
22	Ordinance was to protect public employees by keeping confidential the name of the public employee					
23	who lodges a good faith complaint through the fraud, waste and abuse hotline from retaliation.					
24	G. There is a need to establish a position of forensic auditor to facilitate the purpose and					
25	intent within the audit accountability and performance management department to be responsible for					

1	investigating fraud, waste and abuse, whether reported or identified through independent						
2	investigation.						
3	H. A forensic auditor will assist the governing body in evaluating and determining						
4	whether there is a future need for an office of inspector general.						
5	[E]I. The governing body does hereby establish the [internal audit] audit, accountability						
6	and performance management department, an independent city department of city government						
7	reporting to the city manager[, which]. The department through the city auditor shall oversee the						
8	[internal auditor and the] functions hereby established. To ensure independence and compliance with						
9	generally accepted governmental auditing standards, the [internal] city auditor:						
10	(1) Shall report results to [the city manager,] the audit committee, the city						
11	manager, [the finance committee] and the governing body, through the finance committee;						
12	(2) Is a city department located organizationally outside of other city						
13	departments;						
14	(3) Has access to the governing body in accordance with the Open Meeting Act;						
15	and						
16	(4) Is sufficiently removed from political pressures to conduct audits and report						
17	findings, opinions and conclusions objectively without fear of political reprisal.						
18	[F] <u>J</u> . The governing body also directs the [internal audit] audit, accountability and						
19	performance management department, through the city auditor, in cooperation with the audit						
20	committee, to establish job descriptions and department policies and procedures based on generally						
21	accepted [governmental] government auditing standards; and to adopt the Code of Ethics as defined						
22	by the Institute of Internal Auditors.						
23	Section 4. Subsection 2-22.3 SFCC 1987 (being Ord. #2012-32 §4, as amended) is						
24	amended to read:						
25	2-22.3 Definitions.						

1	For the purpose of this section, the following definitions shall apply unless the context clearly							
2	indicates or requires a different meaning.							
3	Auditees mean the city related departments, programs, activities, agencies, vendors,							
4	contractors, employees, public officials or other city related entities affected by an audit or							
5	investigation.							
6	City auditor means the internal auditor who is the head of the audit, accountability and							
7	performance management department.							
8	Committee means the City of Santa Fe audit committee.							
9	Contractors mean all city contractors.							
10	Forensic auditor means the internal auditor whose primary focus is the identification and							
11	investigation of fraud, waste and abuse.							
12	Internal auditor means [the internal auditor who is the head] an auditor employed [of] in the							
13	[internal audit] audit, accountability and performance management department.							
14	Employee means a city employee.							
15	Official means the mayor or a city councilor.							
16	Report means a written document of an audit, a special audit, an investigation and/or an							
17	examination, or a summary of work performed.							
18	Special investigation or special audit means additional procedures or audits undertaken							
19	because the need was not previously foreseen.							
20	Section 5. Subsection 2-22.4 SFCC 1987 (being Ord. #2012-32 §5, as amended) is							
21	amended to read:							
22	2-22.4 Creation of the [Internal Audit] Audit, Accountability and Performance							
23	Management Department; Resources; Staff.							
24	A. The [internal audit] audit, accountability and performance management department is							
25	created as an independent office of city government. The [internal] city auditor is the head of the							

1	[internal audit] audit, accountability and performance management department and shall report to the
2	city manager.
3	B. The audit committee shall review applications for and make a recommendation to the
4	city manager for hiring of the [internal] city auditor, a city employee.
5	C. The [internal] city auditor shall review applications and make recommendations to
6	the city manager for hiring other [internal audit] audit, accountability and performance management
7	department employees; or independent contractors to be procured for assistance to the [internal audit]
8	audit, accountability and performance management department.
9	D. Pursuant to Section 19-2 SFCC 1987, the Fraud, Waste and Abuse Hotline
10	Ordinance, a forensic auditor, an internal auditor within the audit, accountability and performance
11	management department shall:
12	(1) Investigate fraud, waste and abuse, whether reported or identified through
13	independent investigation;
14	(2) Increase efficiency throughout the city by finding opportunities for recovery
15	of revenue or other assets; and
16	(3) Send a strong message of zero tolerance for fraud, waste and abuse.
17	$[\mathbf{D}]\underline{\mathbf{E}}$ . In accordance with law and in consultation with the city attorney's office, the city
18	manager shall report proposed personnel actions, such as hiring, discipline or termination, relating to
19	the [internal] city auditor to the audit committee in executive session, in accordance with the New
20	Mexico Open Meetings Act. Nothing in this paragraph shall prohibit the city manager from
21	immediately placing the [internal] city auditor on administrative leave due to a proposed personnel
22	action; however, the city manager shall report the proposed personnel action to the audit committee
23	within seven (7) business days from the date the[internal] city auditor is placed on administrative
24	leave.

[E. The internal auditor's work shall result in a complete written final report being made

of each annual audit, special audit, investigation and/or examination made ("report") and shall be delivered to the city manager, except if city manager is the subject of the audit, then the report shall be delivered to the mayor. The internal auditor shall also notify the governing body in writing that the final report has been delivered. Each report, in its final form, shall set out in detail, in a separate section, any violation of law or good accounting practices found. Such reports are confidential under this section until placed on the finance committee's agenda or put in its final form, whichever occurs first. Reports shall not exist in a draft form for more than thirty (30) days without presentation to the finance committee. Final reports shall also be timely presented to the audit committee. If the draft report is not ready to be delivered to the city manager in its final form or is not ready to be presented to the finance committee after thirty (30) days, then staff shall inform the finance committee, in writing, the specific date, absent court order not exceeding twenty (20) days, when the final report will be delivered to the city manager or presented to the finance committee and the stated basis for the additional time needed.

F. Any final report for presentation to city committees or the governing body shall be included in the meeting packet and such meeting packets shall be posted on the city's website.

G. Prior to the committee meeting a final report placed on a committee agenda shall be accessible by all members of the governing body and the public, and at such time shall become a public record consistent with the Inspection of Public Records Act and its exemptions.

H. Within thirty (30) days after receipt of the report, the employee and/or division and/or department audited may notify the internal auditor of any errors in the report. If the internal auditor is satisfied from data or documents at hand, or by an additional investigation, that the report is erroneous, the internal auditor shall correct the report and furnish copies of the corrected report to all parties receiving the original report.

I. The internal auditor may disclose audit information or audit documentation that is confidential, without losing the confidentiality under this Ordinance to an independent external

auditor in conn	ection with	a special a	<del>udit, per</del>	<del>formance</del>	audit,	attestation	engagement	or othe	<del>r existing</del>
or potential eng	gagement reg	garding the	<del>e financi</del>	al affairs (	and tra	nsactions o	of the city.]		

[J]F. The [auditor's] audit, accountability and performance management department's budget shall be reflected in the city manager's proposed budget as a separate department. The budget shall be sufficient to allow the organization to carry out its responsibilities including sufficient funding for annual continuing professional education requirements and professional certification as required by the generally accepted [governmental] government auditing standards. The [auditor's] audit, accountability and performance management department's proposed budget shall be prepared by the city auditor and presented to the finance director and the city manager.

### Section 4. Section 2-22.5 SFCC 1987 (being Ord. #2012-32 §6, as amended) is amended to read:

# 2-22.5 [Internal] <u>City</u> Auditor's Duties; Responsibilities; Authority; Administrative Subpoena Power.

A. If [the] an internal auditor detects instances of possible fraud, waste, or abuse or potential violations of law by an auditee, [he shall report] the irregularities shall be reported to the city manager and the audit committee, or the chairperson of the finance committee if the city manager is involved.

- (1) In accordance with Section 12-6-6 NMSA 1978 and state auditor's Rule 2.2.2.10K(3), a notification letter regarding the possible fraud, waste or abuse shall also be sent to the state auditor's office whether or not an investigation by [the] an internal auditor is conducted.
- (2) If the irregularity is criminal in nature, the [internal] city auditor shall immediately refer the irregularity to the appropriate prosecuting authority and apprise, concurrently, the city attorney of such action.
  - (3) If the irregularity warrants a special investigation, audit, and/or special audit,

then the [internal] forensic auditor shall conduct a special investigation, audit and/or special audit. The report shall be submitted to the audit committee, the city manager or the chairperson of the finance committee if the city manager is involved, [the audit committee,] the auditee[5] and the governing body through the finance committee.

- (4) The [internal] city auditor shall not accept complaints related to discrimination or labor law matters. [In some cases, it may be appropriate for internal audit to work with—or legal authorities, or withdraw from or defer further audit work on the audit or portion of the audit to avoid interfering with an ongoing investigation or legal proceeding]

  The city auditor shall defer investigating complaints which are otherwise subject to investigation pursuant to human resources department policies or the police department internal affairs directives. In some cases, it may be appropriate for the city auditor to work with investigators or legal authorities, or withdraw from or defer audit work on the audit or portion of the audit to avoid interfering with an ongoing investigation or legal proceeding.
- B. The [internal] city auditor shall adhere to generally accepted governmental auditing standards in conducting its work and will be considered independent as defined by those standards.
- C. The [internal audit] audit, accountability and performance management department is subject to a peer review by an appropriate professional non-partisan objective group every three (3) to five (5) years. A copy of the written report shall be furnished to the city manager, audit committee, and governing body, via the finance committee.
- D. The audit, accountability and performance management department is authorized to conduct the following audits as defined in generally accepted governmental auditing standards:
  - (1) Performance/Management Audits. Performance audits are defined as engagements that provide assurance or conclusions based on an evaluation of sufficient and appropriate evidence against stated criteria, such as specific requirements, measures, or defined business practices.

1	(2) Financial Audits. Financial audits provide an independent assessment of
2	whether an entity's reported financial information (e.g., financial condition, results, and use
3	of resources) are presented fairly in accordance with recognized criteria.
4	(3) Attestation Engagements. Attestation engagements result in an examination,
5	a review, or agreed upon procedures about a subject matter that is the responsibility of
6	another party. This includes special audits.
7	(4) Advisory (Non-Audit) Services. This includes special investigations (e.g.
8	forensic audits). The issued report shall not include an opinion statement or a statement
9	indicating the investigation was done in accordance with generally accepted government
10	auditing standards. These services are subject to applicable professional standards.
11	E. The city auditor shall have the authority to conduct performance and financial audits,
12	attestation engagements or to provide advisory (non-audit) services to independently and objectively
13	determine whether:
14	(1) City, state or federal law authorizes the implemented activities and programs
15	that are the subject of the audit;
16	(2) The objectives intended by city, state or federal law are efficiently and
17	effectively accomplished in the implementation of activities and programs;
18	(3) The expenditure of funds was or is in compliance with applicable laws;
19	(4) The revenues were or are properly collected, deposited and accounted for;
20	(5) The entity, programs, activities, functions, or policies are effective, including
21	the identification of any causes of inefficiencies or uneconomical practices;
22	(6) The desired result or benefits are being achieved;
23	(7) Resources, including funds, property and personnel, were or are adequately
24	safeguarded, controlled and used in a faithful, effective and efficient manner;
25	(8) Financial and other reports fairly and fully disclosed all information as

1	required by law necessary to evaluate and ascertain the nature and scope of programs and
2	activities;
3	(9) Management established operating and administrative procedures and
4	practices, accounting internal control systems and internal management controls were and are
5	adequate and functioning as intended;
6	(10) City policies, budgets, goals and objectives were and are fully implemented;
7	<u>and</u>
8	(11) Reports or other indications of fraud, waste, abuse or illegal acts are valid
9	and need further investigation.
10	<u>F.</u> The [internal] <u>city</u> auditor shall have the power to subpoena witnesses, administer
11	oaths and require the production of records subject to the New Mexico Rules of Civil Procedure. In
12	the case of a refusal to obey a subpoena issued to any person, the [internal] city auditor may make
13	application to any district court in the state that shall have the jurisdiction to order the witness to
14	appear before the [internal] city auditor and to produce evidence if so ordered, or to give testimony
15	touching on the matter in question.
16	G. The city auditor may implement administrative procedures to effectuate the Audit,
17	Accountability and Performance Management Department Ordinance.
18	Section 5. Section 2-22.6 SFCC 1987 (being Ord. #2012-32 §7, as amended) is
19	amended to read:
20	2-22.6 [ <del>Scope of</del> ] Audit <u>Plan</u> .
21	[A. Audits, except for special audits or special investigations/examinations, will be
22	conducted based on an annual audit plan developed in accordance with applicable professional
23	auditing standards. This plan and any modifications thereof, are to be reviewed by the audit
24	committee and recommended for approval.
25	(1) Within sixty (60) days before the beginning of each fiscal year, the internal

1	auditor shan submit a one-to-rive year audit plan to the audit committee, the city manage.
2	and the governing body for review and comments, but the internal auditor shall have fina
3	authority to select the audits planned. The proposed plan shall include the rationale for the
4	selections, for auditing departments, offices, boards, activities, subcontractors and agencies
5	for the period. This plan may be amended after review;
6	(2) The final plan and any amendments will be presented to the audit committee
7	the city manager, and subject to approval of the governing body;
8	(3) In the selection of audit areas and audit objectives, the determination of audi
9	scope and the timing of audit work, the internal auditor should consult with federal, state and
10	other external auditors so that the desirable audit coverage is provided and audit effort is
11	properly coordinated.
12	B. The internal auditor is authorized to conduct the following audits as defined in
13	generally accepted governmental auditing standards:
14	(1) Performance/Management Audits. Performance audits are defined as
15	engagements that provide assurance or conclusions based on an evaluation of sufficient and
16	appropriate evidence against stated criteria, such as specific requirements, measures, or
17	defined business practices.
18	——————————————————————————————————————
19	(3) Attestation Engagements. Attestation engagements result in an examination
20	a review, or agreed upon procedures about a subject matter that is the responsibility of
21	another party. This includes special audits.
22	(4) Advisory (Non-Audit) Services. This includes special investigations. The
23	issued report shall not include an opinion statement or a statement indicating the investigation
24	was done in accordance with generally accepted government auditing standards. These
25	services are subject to applicable professional standards.

1	C. The auditor shall have the authority to conduct performance and financial audits,
2	attestation engagements or to provide advisory (non audit) services to independently and objectively
3	determine whether:
4	(1) The city, state or federal law authorizes the implemented activities and
5	programs that are the subject of the audit;
6	(2) The objectives intended by city, state or federal law are efficiently and
7	effectively accomplished in the implementation of activities and programs;
8	(3) The expenditure of funds was or is in compliance with applicable laws;
9	(4) The revenues were or are properly collected, deposited and accounted for;
10	(5) The entity, programs, activities, functions, or policies are effective, including
11	the identification of any causes of inefficiencies or uneconomical practices;
12	(6) The desired result or benefits are being achieved;
13	(7) Resources, including funds, property and personnel, were or are adequately
14	safeguarded, controlled and used in a faithful, effective and efficient manner;
15	(8) Financial and other reports fairly and fully disclosed all information as
16	required by law necessary to evaluate and ascertain the nature and scope of programs and
17	activities;
18	(9) Management established operating and administrative procedures and
19	practices, accounting internal control systems and internal management controls were and are
20	adequate and functioning as intended;
21	(10) City policies, budgets, goals and objectives were and are fully implemented;
22	<del>and</del>
23	(11) Indications of fraud, waste, abuse or illegal acts are valid and need further
24	investigation.]
25	Audits will be conducted based on an annual audit plan developed in accordance with applicable

1	professional auditing standards.					
2	A. Within sixty (60) days before the beginning of each fiscal year, the city auditor shall					
3	submit a one-to-five-year audit plan to the audit committee, the city manager and the governing body					
4	for review and comments, but the city auditor shall have final authority to select the audits planned.					
5	The proposed plan shall include the rationale for the selections, for auditing departments, offices,					
6	boards, activities, subcontractors and agencies for the period.					
7	B. This plan may be amended after review;					
8	<u>C.</u> The final plan and any amendments will be presented to the audit committee, the city					
9	manager, and the governing body through the finance committee;					
10	D. In the selection of audit areas and audit objectives, the determination of audit scope					
11	and the timing of audit work, the [internal] city auditor shall consult with federal, state and other					
12	external auditors so that the desirable audit coverage is provided and audit effort is properly					
13	coordinated.					
14	E. The final plan shall set aside time for unforeseen investigations and audits.					
15	Section 6. Section 2-22.7 SFCC 1987 (being Ord. #2012-32 §8, as amended) is					
16	amended to read:					
17	2-22.7 Reports.					
18	A. The [internal] city auditor shall report results of all types of audits, investigations					
19	and/or engagements in their final report form to the auditees, the audit committee, the city manager,					
20	[the auditees,] and the governing body via the finance committee, except if the city manager is the					
21	subject of the audit, then the report shall be delivered to the chairperson of the finance committee.					
22	B. All types of audit reports, investigations and/or engagements[, in their final report					
23	form,] are public records, available for public inspection.					
24	C. The [internal] city auditor's reports, including attestation engagements, shall follow					

the guidelines as specified in generally accepted governmental auditing standards, or in the case of a

1	non-audit service applicable professional auditing standards.				
2	D. At a minimum audit and attestation engagement reports should include	le:			
3	(1) Statements describing the objectives, scope and methodology	of the audit;			
4	(2) A statement that the audit was performed in accordance	with generally			
5	accepted government auditing standards;				
6	(3) Background information, audit results, and findings as appro-	priate;			
7	(4) A conclusion based on the audit objectives and the audit find	ings.			
8	(5) The findings in the audit report should present suffici	ent, appropriate			
9	evidence to support the conclusion in relation to the audit objectives.				
10	E. Responses submitted by the [city manager] auditee relevant to the auditee	dit findings must			
11	include a remediation plan specifying dates and corrective action to be taken to resolv	e the issue.			
12	(1) A response is required within fourteen (14) days of receipt of	a final report;			
13	(2) If no response is received, the [internal] city auditor will not	e that fact in the			
14	transmittal letter and will release the report without a remediation plan.				
15	[F. The internal auditor shall submit an annual report to the audit-	committee, city			
16	manager, and governing body via the finance committee within sixty (60) days afte	r fiscal year end			
17	indicating all audits, investigations and/or engagements completed, major findings, c	orrective actions			
18	taken by administrative managers, and significant issues which have not been ful	ly addressed by			
19	management.]				
20	Section 7. Section 2-22.8 SFCC 1987 (being Ord. #2012-32 §9) is am	ended to read:			
21	2-22.8 Reporting.				
22	[The internal auditor shall follow the internal audit plan, report to the govern	ing body via the			
23	finance committee, the auditees, the city manager, and the audit committee reg	arding all audit			
24	activities, results, and conclusions. Depending on the type of audit, the internal audit	<del>litor shall report</del>			
25	more frequently when requested.]				

The city auditor shall submit an annual report to the audit committee, city manager, and governing body via the finance committee within sixty (60) days after fiscal year end indicating all audits, investigations and/or engagements completed, major findings, performance improvements, efficiencies, loss identifications, corrective actions taken by administrative managers, and significant issues which have not been fully addressed by management.

## Section 8. Section 2-22.9 SFCC 1987 (being Ord. #2012-32 §10, as amended) is amended to read:

#### 2-22.9 Contract Auditors, Consultants, And Experts.

Within budgetary constraints, the [internal] city auditor may obtain the services of certified public accountants, qualified management consultants, certified fraud examiners, forensic auditors or other professional experts necessary to perform the functions of the [internal audit] audit, accountability and performance management department. Contractors performing an audit shall not have any financial interest in the affairs of the auditees, officials or employees. The [internal] city auditor shall coordinate and monitor auditing performed by persons under contract to the [internal] city auditor.

### Section 9. Section 2-22.10 SFCC 1987 (being Ord. #2012-32 §11, as amended) is amended to read:

#### 2-22.10 Penalty; Cooperation; Retaliation Prohibited.

A. All city officials, employees and contractors shall provide [the] internal [auditor] auditors full and unrestricted access to all city offices, employees, records, information, data, reports, plans, projections, matters, contracts, memoranda, correspondence, electronic data, property, equipment and facilities and any other materials within their custody. At the [internal] city auditor's request, an official, employee or contractor shall prepare reports and provide interviews. If an auditee, official, employee, vendor or contractor fails to produce the requested information, the [internal] city auditor shall notify the city manager requesting his assistance in causing a search to be made and

germane exhibits to be taken from any book, paper or record, written or electronic, excepting personal property. The city manager shall require the officials, employees, vendors or contractors to produce the requested information. If the city manager is the auditee, then a city official shall be appointed by the chairperson of the finance committee to be the point of contact for the city auditor. Further, all contracts with outside contractors and subcontractors shall contain a "right-to-audit" clause providing the [internal] city auditor access to the contractor's employees and to all financial and performance related records, property, and equipment purchased in whole or in part with governmental funds.

- B. [No person shall retaliate against, punish or penalize any other person for complaining to, cooperating with or assisting the internal auditor in the performance of his office. The internal auditor, all city employees and public officials and any person cooperating with the internal auditor in performance of duties has the same protections as provided for in the Federal Whistle Blower Protection Act and the New Mexico Whistleblower Protection Act, Sections 10 16C-1 et seq. NMSA 1978] An official or employee shall not be dismissed, threatened with dismissal, or otherwise singled out for retaliation because the person has cooperated or assisted the city auditor in the performance of an audit.
- C. Any official or employee who violates this section may be subject to discipline as may be specified in applicable city ordinances or any applicable collective bargaining agreement.

# Section 10. Section 2-22.11 SFCC 1987 (being Ord. #2013-34 §9) is amended to read: 2-22.11 Audits and the Inspection of Public Records Act.

A. This subsection is adopted pursuant to the general welfare and police powers conferred upon the City of Santa Fe by §3-17-1 et seq. and §3-18-1 et seq. NMSA 1978, pursuant to the powers conferred upon the City of Santa Fe by the New Mexico Constitution, Article X §\$6(D) and 6(E) and the Municipal Charter Act §3-15-1 et seq. NMSA 1978, which have been exercised by the city's adoption of the Santa Fe Municipal Charter. The purpose of this subsection is within both the city's home rule powers and the delegated powers that all municipalities have to provide for the

2	police power to "protect generally the property of its municipality and its inhabitants" and to
3	"preserve peace and order within the municipality" by Section 3-18-1(F) and (G) NMSA 1978.
4	B. At all times during the audit process and after the report becomes a public record;
5	[the] internal [auditor] auditors shall follow applicable standards and 2.2.2 NMAC regarding the
6	release of any information relating to the audit. Applicable standards include but are not limited to the
7	AICPA Code of Ethics Rule 301 and related interpretations and guidance, Institute for Internal
8	Auditors interpretations and guidance and GAGAS 4.30 to 4.32 and GAGAS 4.40 to 4.44.
9	Section 11. A new Subsection 2-22.12 SFCC 1987 is ordained to read:
10	2-22.12 [NEW MATERIAL] Review; Reporting.
11	A. This Ordinance shall be reviewed by the governing body within one (1) year of a
12	forensic auditor being employed by the city.
13	B. The forensic auditor, in coordination with the city auditor, shall provide a report to
14	the governing body on all matters regarding investigations of, fraud, waste and abuse along with
15	resulting performance improvements, efficiencies, and loss identifications so that the governing body
16	may determine whether an inspector general office would be beneficial for the city of Santa Fe.
17	APPROVED AS TO FORM:
18	
19	
20	KELLEY A. BRENNAN, CITY ATTORNEY
21	
22	
23	
24	
25	M/Legislation/Bills 2015/Internal Audit Dept_Forensic Auditor_KB and LK edits031015

general welfare of their residents by the general welfare clause in Section 3-17-1(B) NMSA 1978 and